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Attorneys for Defendants
8 *Clark County School District,*
9 *Edward Goldman, James Ketsaa and*
Christopher Klemp

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11 **UNITED STATES DISTRICT COURT**
12 **FOR THE DISTRICT OF NEVADA**

13 DANIEL M. BURGESS, an individual;
14 ANTHONY RUSSO, an individual,

15 Plaintiffs,
vs.

16 CLARK COUNTY SCHOOL DISTRICT, a
political subdivision; EDWARD GOLDMAN,
17 an individual; JAMES KETSAA, an
individual; CHRISTOPHER KLEMP, an
individual,

18 Defendants.

19 Case No. 2:17-cv-00805-GMN-VCF

20
21 **STIPULATION FOR EXTENSION OF**
TIME TO FILE REPLY IN SUPPORT OF
MOTION TO DISMISS BURGESS'
CLAIMS

22
23 **(Third Request)**

24 It is hereby **STIPULATED AND AGREED** between Plaintiff Daniel M. Burgess
25 ("Burgess") and Defendants, by and through their undersigned counsel, that Defendants will have
26 additional time to file their reply in support of their motion to dismiss Burgess' claims up to and
27 including **September 25, 2017**. This extension is requested as the parties are currently attempting
28 to finalize a settlement agreement, and wish to avoid incurring additional costs and fees while they
actively pursue settlement. This Court has provided the parties until September 25, 2017 to file a
stipulation dismissing the action. *See* ECF No.39. This extension allows Defendants the same
timeframe in which to file the reply. Defendants' motion to dismiss Burgess' claims was filed on

1 May 26, 2017 (ECF No. 10). Pursuant to stipulated extensions of time, Plaintiff Burgess filed his
2 opposition on July 11, 2017, and Defendants' reply is currently due on August 30, 2017. This is the
3 third request for an extension of time to file the Burgess reply, as settlement discussions have been
4 ongoing.

5 The above-stipulated extension does not affect ongoing proceedings in this case involving
6 the other plaintiff, Anthony Russo.

7 DATED this 29th day of August, 2017.

8
9 GREENBERG TRAURIG, LLP

10 */s/ Kara B. Hendricks*
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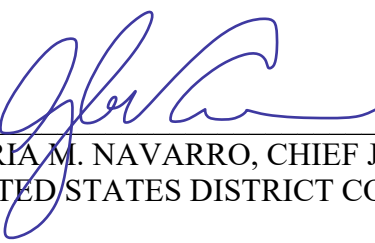
DATED this 29th day of August, 2017.

MAIER GUTIERREZ & ASSOCIATES

10 */s/ Jason R. Maier*
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16 Las Vegas, NV 89148
17 *Counsel for Plaintiff Daniel M. Burgess*

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19 **IT IS SO ORDERED.**

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21 Signed this 31 day of August, 2017.

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24 GLORIA M. NAVARRO, CHIEF JUDGE
25 UNITED STATES DISTRICT COURT